

Message Text

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TO SECSTATE WASHDC PRIORITY 8438

INFO USMISSION NATO PRIORITY

AMEMBASSY LISBON PRIORITY

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AMEMBASSY TEL AVIV PRIORITY

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AMEMBASSY STOCKHOLM

AMEMBASSY TOKYO

AMEMBASSY VIENNA

AMEMBASSY NICOSIA

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UNSUMMARY

E. O. 11652: GDS

TAGS: OGEN

USUN CLASSIFIED SUMMARY NO 117.

UN ENTRY OF TWO GERMAN STATES --

BLECH (FRG) CONFIRMED TO US, UK AND FRENCH RECEIPT OF BONN' S INSTRUCTIONS TO APPLY FOR UN MEMBERSHIP AND SAID APPLICATION WOULD BE DELIVERED TO SYG JUNE 15 ALONG WITH FONMIN SCHEEL' S LETTER ON BERLIN REPRESENTATION, WHICH GERMANS WOULD REQUEST BE CIRCULATED IN SAME WAY AS FRG MEMBERSHIP APPLICATION. UK, US, FRENCH AND SOVIET MISSIONS JUNE 14 DELIVERED IDENTICAL LETTERS IN ENGLISH, FRENCH AND RUSSIAN ACCOMPLISHING REGISTERING OF QUADRIPARTITE AGREEMENT AND FINAL QUADRIPARTITE PROTOCOL ON BERLIN, IN ACCORDANCE WITH UN CHARTER ART. 102.

BLECH REPORTED BONN' S STRONG PREFERENCE FOR SINGLE RES COVERING BOTH GERMANY'S AND WISHED THREE POWERS TO AGAIN TRY CONVINCE SOVIETS TO ACCEPT IT. HE SAID HIS INSTRUCTIONS WOULD PERMIT ACCEPTANCE OF TWO RESES IF ONE IMPOSSIBLE BUT ONLY ON CONDITION THEY WERE IDENTICAL AND SOVIETS AGREED IN ADVANCE THEY COULD BE

ADOPTED BY UNANIMITY IN BOTH SC AND GA. PROSPECT OF GDR VOTING ON FRG APPLICATION IN GA WAS VERY UNAPPEALING TO BONN, HE COMMENTED. THREE REPS AGREED MAKE FURTHER EFFORT WITH SOVIETS BUT WERE NOT OPTIMISTIC ABOUT SINGLE RES THOUGH THEY EXPECTED SC APPROVAL WITHOUT VOTE COULD BE ARRANGED.

GDR OBSERVER GRUNERT INFORMED UK ACTING REP JAMIESON GDR APPLIED FOR UN ENTRY AND ASKED FOR UK SUPPORT FOR EXPEDITIOUS APPROVAL. JAMIESON REPLIED AFFIRMATIVELY BUT STRESSED NEED FOR ORDERLY PROCEDURE. GRUNERT HAS APPOINTMENT WITH FRENCH REP AND HAS BEEN PRESSING FOR APPOINTMENT WITH SCALI.
(CONFIDENTIAL -- USUN' S 2236, 2234, 2243)

UNROB FINANCIAL REQUIREMENTS --

JACKSON (UNROB) WANTS BANGLADESH GOVT TO BE FULLY AWARE THAT ONCE IT ASSUMES CONTROL OF TRANSPORTATION OPERATIONS IT MUST
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ALSO ASSUME RESPONSIBILITY TO ARRANGE NECESSARY FINANCING, AND HAS CABLED UNROB/ DACCA TO INFORM GBD FOOD MINISTER IF GBD ASSUMES TRANSPORTATION OPERATION BY AUG. 1973, UNROB WILL NOT MAKE FURTHER APPEAL TO DONORS FOR THIS SPECIFIC PURPOSE. IT IS JACKSON' S CLEARLY STATED POSITION HE WILL NOT APPEAL FOR FUNDS AND THEN TURN OVER RESPONSIBILITY FOR THEIR EFFICIENT USE TO ANY BODY OVER WHICH HE CANNOT EXERCISE EFFECTIVE CONTROL.
(LIMITED OFFICIAL USE -- USUN' S 2237)

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UNDP GC PRESIDENCY --

BY NOTE, PHILIPPINES REQUESTED " FAVORABLE CONSIDERATION"
OF REYES CANDIDACY FOR UNDP GC PRESIDENCY FOR 1974.
(USUN' S 2232)

SAHELIAN DROUGHT --

SYG LETTER ASKED FOR USG COMMENTS ON MEDIUM- AND LONG
- TERM DEVELOPMENT FOR SAHELIAN ZONE AND INVITED USG TO BE
REPRESENTED AT JUNE 29 MEETING TO DISCUSS SITUATION. JAPANESE
MISSION ISSUED PRESS RELEASE REPORTING JAPAN CONTRIBUTING \$1
MILLION TO FAO SAHELIAN ZONE TRUST FUND.
(USUN' S 2233, 2238).

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UNSUMMARY

SECURITY COUNCIL -- MIDDLE EAST

STATEMENTS ON ME WERE MADE IN SC JULY 14 BY REPS AUSTRALIA, JORDAN, PERU, INDONESIA, AUSTRIA, US, QATAR, PANAMA, INDIA, CHINA AND BAHRAIN. SCALI TOLD COUNCIL DEBATE WAS CHALLENGE AND OPPORTUNITY. SYG REPLIED TO EGYPTIAN FONMIN' S JUNE 11 QUESTIONS, AND SC PRES MALIK (USSR) REPLIED TO QUESTIONS ASKED EARLIER OF SC BY ZAYYAT. ON POINT OF ORDER SCALI POINTED OUT SC PRES HAD NOT CONSULTED MEMBERS, AND HE ASSUMED PRES SPEAKING IN PERSONAL CAPACITY. AFTER RIGHTS OF REPLY BY ISRAEL, EGYPT, JORDAN AND INDIA, SC PRES STATED THERE WAS COMMON VIEW SUSPENSION WOULD BE USEFUL, WHICH COULD BE USED FOR FURTHER PONDERING OF QUESTION AND UNOFFICIAL CONSULTATIONS ON NEXT STEPS, AND THERE WAS GENERAL UNDERSTANDING SC WOULD RESUME IN MID- JULY ON DATE TO BE DECIDED. EGYPTIAN FONMIN ACCEPTED SUSPENSION AND ASKED SC PRES AND SYG TO KEEP IN TOUCH WITH SITUATION AND SEE ON WHAT SC WAS TO MEET. IN RESPONSE TO CABLED REQUEST FROM PRES OF CHAD, SC AGREED TO HEAR STATEMENT ON ME BY FONMIN OF CHAD, NOW EN ROUTE TO NY, FOLLOWING CONSIDERATION OF CYPRUS QUESTION JUNE 15.

AT OUTSET, SYG REPLIED TO EGYPTIAN FONMIN' S QUESTIONS BY STATING: 1) JARRING IN 1971 HAD INFORMED REPS OF PARTIES HE INTENDED SUBMIT AIDE MEMOIRE FOR JORDAN AND WOULD HAVE SUBMITTED ONE FOR SYRIA IF THAT COUNTRY ACCEPTED RES 242; 2) GAZA WAS NOT INCLUDED IN AIDE MEMOIRE BECAUSE UNDER ARMISTICE AGREEMENT IT WAS NOT EGYPTIAN TERRITORY BUT HAD BEEN PUT UNDER EGYPTIAN ADMINISTRATION PENDING CONCLUSION OF PEACE SETTLEMENT; AND 3) SYG HAD NOT BEEN PRESENT AT FOUR- POWER ME MEETINGS BUT PRACTICE WAS FOR PRESIDING REP TO BRIEF SYG INFORMALLY, AND HE COULD CONFIRM THAT NOTE ON ORAL REPORT TO HIS PREDECESSOR ON JUNE 24, 1971 MEETING COVERED " GENERAL SENSE" OF THAT MEETING AS STATED BY EGYPTIAN FONMIN JUNE 11. OBVIOUSLY, SYG ADDED, DETAILED INFO ON FOUR- POWER TALKS COULD BE PROVIDED ONLY BY REPS OF POWERS WHICH PARTICIPATED IN TALKS.

MALIK (USSR) ANNOUNCED THAT AS SC PRES HE INTENDED REPLY TO EGYPTIAN FONMIN' S THREE QUESTIONS TO COUNCIL RELATING TO PRINCIPLES OF NON- ACQUISITION OF TERRITORY, TERRITORIAL
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INTEGRITY, AND SELF- DETERMINATION. BASIS FOR ANSWERS, HE SAID, LAY IN CHARTER AND DECISIONS OF MAJOR UN ORGANS. HE CITED SERIES OF CHARTER PROVISIONS AND UN DECISIONS, ASSERTING TERRITORY OF STATE COULD NOT BE OBJECT OF MILITARY OCCUPATION BY USE OF FORCE, AND VARIOUS UN RESES WHICH MADE CLEAR PRINCIPLE OF SELF- DETERMINATION APPLIED TO PALESTINE ARABS.

SCALI, ON POINT OR ORDER, SAID HE WOULD READ PRES' STATEMENT CAREFULLY, BUT THERE HAD BEEN NO CONSULTATIONS ON QUESTIONS ADDRESSED TO SC AND TO PRES AND " I MUST ASSUME YOU WERE SPEAKING IN YOUR PERSONAL CAPACITY". TEKOAH (ISRAEL) DECLARED SC PRES USURPED RIGHT TO SPEAK FOR ENTIRE SC, MISUSED PRES' OFFICE, CITED " UNILATERAL, SELECTIVE AND DISTORTED" PARTS OF CHARTER AND UN RESES, AND FAILED MENTION CHARTER ART. 51 (ON SELF- DEFENSE). EGYPTIAN FONMIN ZAYYAT INTERVENED TO SAY, " I TAKE NOTE OF ART 51 JUST CITED."

PRES MALIK RESPONDED HE CONFINED SELF TO MENTIONING CHARTER ARTICLES AND UN RESES DIRECTLY RELATING TO MATTERS TOUCHED ON BY EGYPTIANFONMIN AND HE HOPED US REP WOULD CHANGE VIEW AFTER READING STATEMENT. AS FOR ISRAELI REP, MALIK COMMENTED NO DIFFERENT REACTION COULD HAVE BEEN EXPECTED. ART 51 DID NOT COVER ANY RIGHT TO VIOLATE INTERNATIONAL LAW, CHARTER OR PRINCIPLE OF NON- ACQUISITION OF TERRITORY BY FORCE, MALIK ADDED.

AUSTRALIA -- MCINTYRE THOUGHT EARLY STATES OF DISCUSSION HAD TAKEN DIFFERENT AND PERHAPS MORE HOPEFUL COURSE THAN BEFORE, AND HE LIKED TO THINK EGYPT AND ISRAEL WERE CONDUCTING " BEGINNING OF KIND OF DIALOGUE WHICH COULD CONCEIVABLY OPEN SMALL DOOR TOWARD NEGOTIATION." IF BOTH WERE READY ENTER INTO TALKS WITHOUT PRECONDITIONS, AS THEY STATED, IT SHOULD BE POSSIBLE FOR THEM TO APPROACH NEGOTIATIONS OF SOME FORM WITH AT LEAST SOME COMMON PURPOSES IN MIND. HE SUGGESTED PARTIES TRY TO ENVISAGE BENEFITS OF PEACE, AND OTHER AIMS WOULD BE TERRITORIAL SETTLEMENT AND SOLUTION TO PLIGHT OF PALESTINE REFUGEES.

JORDAN -- SHARAF STATED JORDAN COULD NOT PASSIVELY WATCH ATTEMPTS TO EMPTY RES 242 OF ITS CONTENTS, ISOLATE IT FROM CONTEXT IN WHICH IT WAS ADOPTED, AND ATTRIBUTE " ALIEN AND SUBVERSIVE" MEANINGS TO IT. HE NOTED " SECURE" BORDERS DID NOT MEAN " EXPANDED" BORDERS, BUT RATHER ABSENCE OF MUTUAL GRIEVANCES. CONFIDENTIAL

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THERE COULD ALSO BE CONCRETE MEASURES OF MUTUAL DEMILITARIZATION AND INTERNATIONAL GUARANTEES. HE SAID ARABS DID NOT AGREE TO DIRECT NEGOTIATION BECAUSE IT OFFERED NO GUARANTEE OF THEIR RIGHTS AND CLAIMS, AND THEY FAVORED UN MEETING AS MORE EQUITABLE FORUM. THEY REJECTED IDEA OF " IMPOSED SETTLEMENT" BUT ACCEPTED PARALLEL FULFILLMENT OF MUTUAL CLAIMS OF RES 242. WHAT THEY WANTED WAS GUARANTEE OF INTEGRITY OF THEIR NATIONAL SOIL AND SPEEDY EVACUATION OF OCCUPYING FORCES.

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AMEMBASSY LISBON PRIORITY

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UNSUMMARY

INDONESIA -- SANI SAID INDONESIA'S SUPPORT WAS FIRMLY ROOTED
IN SC AND GA RESES, INCLUDING GA RES 194(III) AND OTHERS

SETTING OUT RIGHTS OF PALESTINIANS, WHOSE VOICE SHOULD BE HEARD. HE ACCUSED ISRAEL OF SCUTTling JARRING'S PEACE INITIATIVE. SANI THOUGHT SC SHOULD TAKE CONCRETE STEPS TO OVERCOME PRESENT IMPASSE, SUGGESTED IT SEEMED UNFAIR TO ASK SYG AND JARRING TO CONTINUE AS BEFORE, AND WONDERED IF IT MIGHT NOT BE BETTER FOR SC MEMBERS, ASSISTED BY SYG, TO TRY TO SEARCH FOR SUCH STEPS IN CLOSED SESSION, OR THROUGH INFORMAL CONSULTATIONS, RATHER THAN BY DEBATING ISSUE IN OPEN SESSION. DANGER TO PEACE IN ME WAS "VERY REAL," SC MUST BE ABLE TO AVOID NEW WAR, AND HE LOOKED TO PERM SC MEMBERS, ESPECIALLY TWO SUPERPOWERS WHOSE LEADERS WERE SOON TO MEET, TO MAKE POSITIVE CONTRIBUTION TO THIS END.

PERU -- PEREZ DE CUELLAR STATED RES 242 HAD TO BE MAINTAINED AND IMPLEMENTED; JARRING'S 1971 INITIATIVE WAS RIGHT BUT ISRAELI REPLY WAS "STEP BACKWARD"; ARAB STATES HAD TO RECOGNIZE EXISTENCE OF ISRAEL BUT AT SAME TIME THERE HAD TO BE ISRAELI WITHDRAWAL AND SOLUTION REGARDING PALESTINIANS; AND REACTIVATION OF DIPLOMATIC MACHINERY BY UN WAS REQUIRED.

AUSTRIA -- JANKOWITSCH SAW TWO COMMON DENOMINATORS: ACCEPTANCE BY PARTIES OF RES 242 AND THEIR DECLARED WILLINGNESS TO SEEK SOLUTION BY PEACEFUL MEANS. IF BASIS FOR AGREEMENT EXISTED, OBJECTIVE SHOULD BE TO SET IN MOTION PROCESS BUILDING ON AGREED ELEMENTS, ADVANCING STEP BY STEP, COMBINING POLITICAL REALISM AND RESPECT FOR PRINCIPLES, CREATING CONFIDENCE, AND ULTIMATELY LEADING TO SETTLEMENT. NO AVENUE SHOULD BE LEFT UNTRIED, THOUGH PRIMARY ROLE OF PARTIES WAS OBVIOUS.

US -- SCALI EMPHASIZED DEBATE WAS CHALLENGE AND OPPORTUNITY. SC SHOULD FIRST OF ALL "REAFFIRM THAT WE DO NOT CONSIDER PRESENT SITUATION IN ME EITHER NATURAL OR PERMANENT". RES 242 "DID NOT DEFINE TERMS OF SETTLEMENT"; IT INCLUDED "CO-EQUAL PRINCIPLES" OF WITHDRAWAL AND TERMINATION OF CLAIMS TO BELLIGERENCY AND RESPECT FOR OTHER STATES' SOVEREIGNTY AND TERRITORIAL INTEGRITY. LASTING PEACE REQUIRED PROVISION FOR LEGITIMATE ASPIRATIONS OF PALESTINIANS, AND "IT IS FOR PARTIES TO WORK OUT WHAT THIS MEANS
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IN SPECIFIC TERMS". HE DISMISSED CHARGES OF US PARTISANSHIP, AND SAID NEITHER US NOR ANY OTHER POWER OR COMBINATION OF POWERS COULD NEGOTIATE PEACE -- "ONLY PARTIES CAN DO THAT". PARTIES MUST FIND WAY TO RECONCILE KEY ISSUES OF SOVEREIGNTY AND SECURITY. RES 242 WAS SILENT ON WHERE FINAL BORDER SHOULD BE LOCATED; CENTRAL MESSAGE OF THAT RES WAS THAT "THERE SHOULD BE FUNDAMENTAL CHANGE IN NATURE OF RELATIONSHIP OF PARTIES WITH EACH OTHER, CHANGE FROM BELLIGERENCY TO PEACE, FROM INSECURITY TO SECURITY, FROM DISPOSSESSION AND DISPAIR TO HOPE AND DIGNITY FOR PALESTINIANS." US WAS PREPARED SUPPORT FRESH JARRING ATTEMPT, WHICH COULD BEGIN WITH "AGREEMENT ON SOME ISRAELI WITHDRAWAL IN SINAI AND REOPENING OF SUEZ CANAL WITHIN CONTEXT OF EXTENDED CEASEFIRE," AS FIRST STEP ON ROAD TO SETTLEMENT,

SCALI SUGGESTED.

PANAMA -- BOYD SUGGESTED ARAB STATES, SIMULTANEOUSLY WITH ISRAEL' S WITHDRAWAL, AGREE WITH ISRAEL ON WAY TO GUARANTEE, NOT ONLY RECOGNITION OF ISRAEL AS SOVEREIGN INDEPENDENT STATE, BUT ALSO ISRAEL' S " RIGHT TO LIVE IN PEACE AND SECURITY." ARABS AND JEWS SHOULD APPROACH TOGETHER PROBLEM OF PALESTINE REFUGEES. PANAMA HAD " AFFECTION AND UNDERSTANDING" FOR BOTH SIDES, AND WOULD LIKE TO SERVE AS BRIDGE TO HELP THEM TOWARD SETTLEMENT, BOYD TOLD THEM.

QATAR -- JAMAL CALLED FOR ISRAELI WITHDRAWAL, DECLARED PALESTINIANS WHO EXISTED UNDER " MISERABLE AND INHUMAN" CONDITIONS WOULD ACCEPT NOTHING LESS THAN THEIR OWN HOMES AND RETURN TO THEIR OWN COUNTRY, AND STATED UN HAD SPECIAL COMMITMENT TO FIND SUITABLE TERMS FOR LASTING PEACE.

INDIA -- SEN SAID UN DEFINED ISRAELI BOUNDARIES WITH PRECISION WHEN PALESTINE PARTITIONED, WORD " NEGOTIATIONS" DID NOT APPEAR IN RES 242, AND HE ENUMERATED LONG LIST OF REASONS WHY ISRAEL REFUSED IMPLEMENT THAT RES. HE SUGGESTED FORMAL DECLARATIONS BY ISRAEL, ACCEPTING PRINCIPLE OF INADMISSIBILITY OF ACQUISITION OF TERRITORY BY FORCE, AND BY ARABS, AGREEING RESPECT SOVEREIGNTY, INDEPENDENCE AND TERRITORIAL INTEGRITY OF ALL STATES IN AREA AND THEIR RIGHT TO LIVE IN PEACE WITHIN SECURE AND RECOGNIZED BOUNDARIES. THEN, HE STATED, INDIRECT NEGOTIATIONS FOR SETTLEMENT COULD BEGIN WITH JARRING' S HELP, AND SYG COULD PUBLISH AGREED POINTS, WHICH SHOULD INCLUDE REFUGEES, CONFIDENTIAL

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OPENING OF CANAL, TRANSIT FACILITIES AND DEMILITARIZED ZONES.

CHINA -- HUANG HUA REITERATED PRC VIEWS ON ISRAELI ZIONISM, " AGGRESSION AND EXPANSION", AND SUPPORT FOR LEGITIMATE RIGHTS OF PALESTINIANS. HE SAID ISRAELI ZIONISTS SHOULD BE STRONGLY CONDEMNED FOR AGGRESSION AND CALLED UPON TO WITHDRAW FROM ALL OCCUPIED TERRITORIES, AND RIGHTS OF PALESTINIAN PEOPLE TO NATIONAL EXISTENCE MUST BE RESTORED. TWO SUPERPOWERS HAD TAKEN PLACE OF FORMER IMPERIALIST POWERS AS PRINCIPAL RIVALS FOR HEGEMONY IN ME AND WERE COLLUDING AND TAKING ADVANTAGE OF " TEMPORARY DIFFICULTIES" FACING ARAB PEOPLES TO MAKE " DIRTY POLITICAL DEALS" AT THEIR EXPENSE, HE ASSERTED.

BAHRAIN -- AL SAFFAR STATED COUNTRIES ENCOURAGING ISRAELI POLICIES WERE " IN PRACTICE FOLLOWING ANTI- ARAB POLICY" AND NO SOLUTION IN ME POSSIBLE WITHOUT RECOGNIZING RIGHT OF PALESTINIANS TO RIGHT TO THEIR HOMELAND.

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UNSUMMARY

ISRAEL -- TEKOAH SAID SC DEBATE SHOWED AGAIN THAT " SERIOUS
CONSTRUCTIVE EXAMINATION OF SITUATION MUST BE CONDUCTED THROUGH
QUIET DIPLOMACY AND NOT IN PUBLIC ARENAS OF RECRIMINATION." HE
TOLD SC ISRAEL " DESIRES FREE NEGOTIATIONS WITHOUT PRECONDITIONS
AND ... IT DOES NOT ASK OF EGYPT TO ACCEPT IN ADVANCE ANY
ISRAELI VIEW OR POSITION." ONLY AGREEMENTS BETWEEN ISRAEL

AND ARAB STATES, CONCLUDED IN 1949, HAD BEEN RESULT OF NEGOTIATIONS, CALLED FOR BY SC, AND TOOK PLACE WHILE PARTS OF ISRAELI TERRITORY UNDER OCCUPATION. MEETING OF TWO GREAT POWERS WAS EXAMPLE OF RESOLVING DIFFERENCES BY CONSTRUCTIVE DIALOGUE. HE ASKED SC TO PONDER WHETHER THE CONFLICT COULD REMAIN ONLY ONE IN WORLD IN WHICH NEGOTIATION NOT YET INITIATED.

-- RIGHTS OF REPLY --

BAROODY (SAUDI ARABIA), STATING HE WOULD BE BRIEF, TALKED FOR 75 MINUTES, DURING WHICH HE COMMENTED ISRAEL CREATED BY TWO SUPERPOWERS AND TWO SUPERPOWERS COULD SOLVE PROBLEM. HE URGED REPS OF TWO POWERS TO MAKE THIS CLEAR TO THEIR GOVTS, AND ADDED PRIME RESPONSIBILITY WAS ON USG TO " RESTRAIN ISRAEL".

SC PRES MALIK TOLD BAROODY HE SHOULD ADDRESS SELF TO ALL POWERS ON COUNCIL, NO TWO POWERS COULD ENSURE ADOPTION OF RES. BAROODY REPLIED US COUNTED MORE THAN USSR IN PRESENT CASE, BECAUSE IT WAS MAIN PROVIDER OF ISRAEL. MALIK COMMENTED WESTERN EUROPE MORE CONCERNED THAN USSR RE THE OIL, AND BAROODY'S REMARKS SHOULD BE ADDRESSED TO ALL. FURTHER EXCHANGES TOOK PLACE BETWEEN INDIA AND ISRAEL ON INDIAN POSITION IN 1967 ON WHETHER RES 242 REQUIRED WITHDRAWAL FROM " ALL OCCUPIED TERRITORIES.

EGYPTIAN FOMIN ZAYYAT STATED EGYPT'S TWO MAIN QUESTIONS ANSWERED: WORLD THROUGH SC SAID ISRAELI OCCUPATION WAS INTOLERABLE, AND IT WAS IMPOSSIBLE TO HAVE JUST OR LASTING PEACE WITHOUT RESPECT FOR RIGHTS OF PALESTINIANS. IT SHOULD BE TIME FOR RES WHICH WOULD, WITHOUT AMBIGUITY, CONDEMN MILITARY OCCUPATION, USURPATION OF RIGHTS OF PALESTINIAN NATION, AND CALL FOR INTERNATIONAL BORDERS. HE HOPED US REP WOULD CONSIDER THAT INTERNATIONAL FRONTIERS OF EGYPT WERE NEVER AT ISSUE AT TIMES OF ARMISTICE AGREEMENTS OR ANY OTHER TIMES. EGYPT, HE SAID, " WOULD CONFIDENTIAL

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NEVER ACCEPT SO- CALLED PARTIAL SETTLEMENT".

TEKOA HAD MADE FURTHER REPLY TO ZAYYAT'S REFERENCE TO " PALESTINIAN RIGHTS," QUOTED AMMAN RADIO ON DANGERS OF CREATION OF PALESTINIAN STATE IN OCCUPIED WEST BANK, AND STILL HOPED EGYPT WOULD ENTER INTO FREE AND HONORABLE NEGOTIATIONS. PRES MALIK STATED RES 242 ALSO PROVIDED FOR UN MACHINERY. ZAYYAT DENIED HE EVER " ASKED FOR PALESTINIAN STATE IN WEST BANK." SHARAF (JORDAN) ACCUSED ISRAELI REP OF TRYING TO DRIVE WEDGE BETWEEN EGYPT AND JORDAN.

BEFORE SC ADJOURNED AT 8:00 PM , PRES READ STATEMENT ON DESIRABILITY OF SUSPENDING FORMAL MEETINGS UNTIL ABOUT MID- JULY, AND ZAYYAT ACCEPTED SUSPENSION AND ASKED SC PRES AND SYG TO KEEP IN TOUCH WITH SITUATION AND SEE ON WHAT SC WAS TO MEET.

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Disposition Case Number: n/a
Disposition Comment: 25 YEAR REVIEW
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Disposition History: n/a
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Drafter: n/a
Enclosure: n/a
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Previous Handling Restrictions: ONLY
Reference: n/a
Review Action: RELEASED, APPROVED
Review Authority: boyleja
Review Comment: n/a
Review Content Flags:
Review Date: 01 AUG 2001
Review Event:
Review Exemptions: n/a
Review History: RELEASED <01-Aug-2001 by shawdg>; APPROVED <09-Aug-2001 by boyleja>
Review Markings:

Declassified/Released
US Department of State
EO Systematic Review
30 JUN 2005

Review Media Identifier:
Review Referrals: n/a
Review Release Date: n/a
Review Release Event: n/a
Review Transfer Date:
Review Withdrawn Fields: n/a
Secure: OPEN
Status: NATIVE
Subject: n/a
TAGS: OGEN
To: STATE INFO NATO
LISBON
LONDON
PRETORIA
GENEVA
PARIS
ROME

BEIRUT
HONG KONG
JAKARTA
MOSCOW
AMMAN
CAIRO
Y TEL AVIV
BANGKOK
BRASILIA
LAGOS
OSLO
OTTAWA
STOCKHOLM
TOKYO
VIENNA
NICOSIA
IAEA VIENNA
Type: TE

Markings: Declassified/Released US Department of State EO Systematic Review 30 JUN 2005